

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

ISRAEL GAMERO, NORBERTO  
MASTRANZO AND OSCAR SANCHEZ,  
individually and on behalf of others similarly  
situated,

*Plaintiffs,*

-against-

KOODO SUSHI CORP. (d/b/a KOODO  
SUSHI), RAYMOND KOO and MICHELLE  
KOO,

*Defendants.*

15 Civ. 2697 (KPF)(SN)

**RULE 7.1 STATEMENT OF  
KOOKO SUSHI CORP.**

Pursuant to Federal Rule of Civil Procedure 7.1 [formerly Local General Rule 1.9] and to enable Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for Koodo Sushi Corp. (“Koodo”), a non-governmental corporate party, states as follows:

1. Koodo has no corporate parent.
2. Based solely on Koodo's knowledge, no publicly held corporation owns 10% or more of Koodo's stock.

Dated: New York, New York  
June 8, 2016

LATHAM & WATKINS LLP

By /s/ Thomas J. Giblin  
Richard D. Owens  
Thomas J. Giblin  
Eric L. Taffet  
M. Theodore Takougang (*pro hac vice*)  
885 Third Avenue  
New York, New York 10022-4834  
Telephone: (212) 906-1200  
Facsimile: (212) 751-4864  
Email: richard.owens@lw.com  
thomas.giblin@lw.com  
eric.taffet@lw.com  
theodore.takougang@lw.com

*Attorneys for Defendants Koodo Sushi  
Corp. and Michelle Koo*